

1 HONORABLE JAMES L. ROBART
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IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

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10 DEANA PATTISON, On Behalf of
Herself and all others similarly situated,
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12 Plaintiff,

13 vs.

14 OMNITRITION INTERNATIONAL, INC., a
15 foreign corporation; ROGER M. DALEY and
16 BARBARA DALEY, individually and their
17 marital community comprised therewith;
18 JENNIFER VAN VYNCK d/b/a JENNIFER
19 VAN VYNCK OMNITRITION
INDEPENDENT; and, DOES 1-100,
Omnitrition Independent Marketing Associates,

20 Defendants.
21

CLASS ACTION

CAUSE NO. 2:17-CV-01454-JLR

**STIPULATED MOTION OF THE
PARTIES REQUESTING THE
COURT TO EXTEND INITIAL
DISCLOSURES AND JSR
DEADLINE**

NOTING DATE: October 31, 2017

22 STIPULATION
23

24 COME NOW all of the parties represented herein, by and through their respective
25 attorneys of record and hereby stipulate and agree that the deadlines for the parties to exchange
26 FED. R. CIV. P. 26 initial disclosures and to submit a joint status report and discovery plan, as
27 established by the Order issued on September 26, 2017, should be extended. As of the deadline
28 to exchange initial disclosures, the issue of this Court's subject matter jurisdiction has not yet
29 been determined. As such, the parties agree that the deadline to exchange initial disclosures
30

STIPULATED MOTION TO EXTEND
INITIAL DISCLOSURES AND JSR DEADLINE - 1

VAN SICLEN, STOCKS & FIRKINS
A Professional Service Corporation
721 45th Street N.E.
Auburn, WA 98002-1381
(253) 859-8899 • Fax (866) 947-4646

1 (currently October 31, 2017) should be extended until one (1) week from the date the Court
2 decides that this matter is properly under its jurisdiction, and that the deadline to submit a joint
3 status report and discovery plan (currently November 7, 2017) should be extended until two
4 (2) weeks from the date the Court decides that this matter is properly under its jurisdiction.
5 The parties so stipulate and agree, and respectfully request that the Court extend the deadlines
6 accordingly.
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9 STIPULATED this 31st day of October, 2017.
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12 VAN SICLEN, STOCKS & FIRKINS
13

LANE POWELL PC

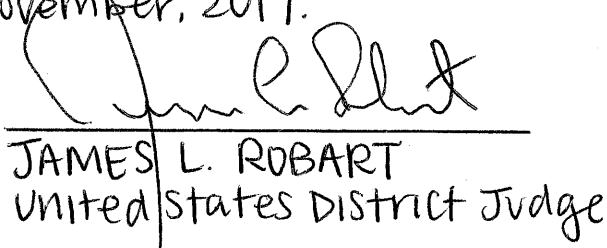
14 By: /s/ Victor J. Torres
15 Tyler K. Firkins, WSBA No. 20964
16 Victor J. Torres, WSBA No. 38781
17 Attorneys for Plaintiff

By: /s/ Kristin Beneski
18 Douglas W. Greene, WSBA #22844
Heidi B. Bradley, WSBA #35759
Kristin Beneski, WSBA #45478
19 Attorneys for Defendants

20 ORDER
21

22 It is so ordered. Parties are instructed to
23 include proposed orders in any future filings.
24 See Local Rules W.D. Wash. LCR 1(c)(7); 7(b)(1).
25

26 Dated this 1st day of November, 2017.
27


28
29 JAMES L. ROBART
30 United States District Judge

STIPULATED MOTION TO EXTEND
INITIAL DISCLOSURES AND JSR DEADLINE - 2

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CERTIFICATE OF SERVICE

The undersigned makes the following declaration certified to be true under penalty of perjury:

On the date given below, I hereby certify that I caused the foregoing to be filed using the United States District Court for Western District of Washington – Document Filing System (CM/ECF) and a true and correct copy to be served on the following parties in the manner indicated:

Counsel for Defendants:

Douglas W. Greene, WSBA #22844
Heidi B. Bradley, WSBA #35759
Kristin Beneski, WSBA #45478
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- U.S. First Class Mail
- Facsimile
- E-File
- Electronic Mail
- Legal Messenger

DATED: October 31, 2017.

/s/ Angela Holm

Angela Holm, Paralegal

STIPULATED MOTION TO EXTEND
INITIAL DISCLOSURES AND JSR DEADLINE - 3

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